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OIL, GAS AND MINERAL LEASE

THIS AGREEMENT made this 4th day of September, 2008, between **Brandon L. Schmidt, a single person**, Lessor (whether one or more), whose address is: **6409 Chilton Drive, North Richland Hills, Texas, 76180**, and **XTO Energy Inc.**, whose address is: **810 Houston St., Fort**

1. Lessor, in consideration of ten dollars and other valuable consideration, receipt of which is hereby acknowledged, and of the covenants and agreements of Lessee hereinafter contained, does hereby grant, lease and let unto Lessee the land covered hereby for the purposes and with the exclusive right of exploring, dirlling, mining and operating for, producing and owning oil, gas, sulphur and all other minerals (whether or not similar disposal of salt water, construct roads and bridges, dig canals, build tanks, power stations, telephone lines, employee houses and other produced from the land covered hereby or any other land adjacent thereto. The land covered hereby, herein called "said land," is located in the County of Tarrant, State of Texas, and is described as follows:

0.2756 acres of land, more or less, out of the T. Martin Survey, Abstract No. 1055, and being Lot 57, Block 8, of Glennann Addition, an Addition to the City of North Richland Hills, according to the plat thereof recorded in Volume 388-168, Page 179, Plat Records of Tarrant County, Texas, and being more particularly described in a Warranty Deed with Vendor's Lien dated March 28, 2005 from Sean E. Ragan and wife Jan Ragan to Brandon L. Schmidt recorded thereof in D205092387 Deed Records Tarrant County, Texas and amendments thereof, including streets, easements, and alleyways adjacent thereto, and any riparian rights.

This is a non-development Oil, Gas and Mineral Lease, whereby Lessee, its successors or assigns, shall not conduct any operation, enter upon or in any way disturb the surface of the lands described herein. However, Lessee shall have the right to pool or unitize said lands, or any part without using the surface of Lessor's land for any operations. This clause shall take precedence over any references to surface operations contained within the preprinted portion of this lease.

This lease also covers and includes, in addition to that above described, all land, if any, contiguous or adjacent to or adjoining the land above described and (a) owned or daimed by Lessor by limitation, prescription, possession, reversion, after-acquired title or unrecorded instrument or (b) as to which Lessor has a preference right of acquisition. Lessor agrees to execute any supplemental instrument requested by Lessee for a more complete or accurate description of said land. For the purpose of determining the amount of any bonus or other payment any tract shall be deemed to contain **0.2756** acres, whether actually containing more or less, and the above recital of acreage in options hereunder.

- 2. Unless sooner terminated or longer kept in force under other provisions hereof, this lease shall remain in force for a term of 3 years from the date hereof, hereinafter called "primary term," and as long thereafter as operations, as hereinafter defined, are conducted upon said land with no cessation for more than ninety (90) consecutive days.
- and with no cessation for more than ninety (90) consecutive days.

 3. As royalty, Lessee covenants and agrees: (a) To deliver to the credit of Lessor, in the pipe line to which Lessee may connect its wells, average posted market price of such 25% part of such oil at the wells as of the day it is run to the pipe line or storage tanks, Lessor's interest, produced from said land. (7) when sold by Lessee 15% pay Lessor on list the wells as of the day it is run to the pipe line or storage tanks, Lessor's interest, produced from said land or in the manufacture of gasoline or other products, the market value, at the mouth of the well, or (2) when and casinghead gas; (c) To pay Lessor on all other minerals mined and marketed or utilized by Lessee mouth of the well, or (2) when and casinghead gas; (c) To pay Lessor on all other minerals mined and marketed or utilized by Lessee from said land, or lone-triff either in kind or at the expiration of the primary term or at any time or times thereafter, there is any well on said land or an lands with which said land or at the expiration of the primary term or at any time or times thereafter, there is any well on said land or on lands with which said land or an lands with said lands with an experiment of said lands with an experiment
- as provided in paragraph 5 hereof, in the event of assignment of this lease in whole of in part, liability for payment hereunder shall rest exclusively on the then owner or owners of this lease, severally as to acreage owned by each.

 4. Lessee is hereby granted the right, at its option, to pool or unitize any land covered by this lease with any other land, lease, or leases, as to any or all minerals or horizons, so as to establish units containing not more than 80 surface acres, plus 10% acreage tolerance, provided, however, units many parts of the state of the state of the following: (1) gas, other than cashighed gas, (2) liquid hydrocarbons, to said to any one or more horizons, so as to contain not more than 640 states as to any one or more horizons, so as to contain not more than 640 states as a pure or more horizons, or existing units may be of the following: (1) gas, other than cashighed gas, (2) liquid hydrocarbons, the said by hich gare not liquids in the subsurface reservoir, (3) permitted, either at the time established, or after enlargement, are permitted or required jurisdiction. If larger units than any of those herein operation of a well at a regular location, or for obtaining maximum allowable from any well to be milling, or already office, or the diffice or may be established or enlarged to conform to the size permitted or required by such governmental control or or other conforms to the size permitted or required by such governmental control or the conformation of the date provided for in said instrument or instruments but it said insurance or instruments are so flight in the such unit shall become effective and the date provided for in said instrument or instruments are so flight in the such with the said and effective on the date such instrument or instruments are so flight in the said in the unit. Or on other land unitized therewith to be considered, for all purposes, and any other payments of the payment of royalty, opposes of this lease even though there may be mineral, royalty or lease th

- 5. Lessee may at any time and from time to time execute and deliver to Lessor or file for record a release or releases of this lease as to any part or all of said land or of any mineral or horizon thereunder, and thereby be relieved of all obligations, as to the released acreage or interest.
- 6. Whenever used in this lease the word "operations" shall mean operations for and/or any of the following: preparing the drillsite location and/or access road, drilling, testing, completing, recompleting, deepening, sidetracking, plugging back or repairing of a well in search mineral, whether or not in paying quantities.
- 7. Lessee shall have the use, free from royalty, of water, other than from Lessor's water wells, and of oil and gas produced from said land in all operations hereunder. Lessee shall have the right at any time to remove all machinery and fixtures placed on said land, including the right to Lessee shall pay for damages caused by its operations to growing crops and timber on said land.
- 8. The rights and estate of any party hereto may be assigned from time to time in whole or in part and as to any mineral or horizon. All of the covenants, obligations, and considerations of this lease shall extend to and be binding upon the parties hereto, their heirs, successors, howsoever effected, shall increase the obligations or diminish the rights of Lessee, including, but not limited to, the location and drilling of wells successors or assigns, no change or division in the ownership of said land or constructive knowledge or notice thereof of or to Lessee, its same, howsoever effected, shall be binding upon the then record owner of this lease until sixty (60) days after there has been furnished to division, supported by either originals or duly certified copies of the instruments which have been properly filed for record and which evidence such record owner to establish the validity of such change or division. If any such change in ownership occurs by reason of the death of the bank provided for above.
- 9. In the event Lessor considers that Lessee has not complied with all its obligations hereunder, both express and implied, Lessor shall notify Lessee in writing, setting out specifically in what respects Lessee has breached this contract. Lessee shall then have sixty (60) days after service of said notice within which to meet or commence to meet all or any part of the breaches alleged by Lessor. The service of said notice shall be precedent to the bringing of any action by Lessor on said lease for any cause, and no such action shall be brought until the lapse of or any of the alleged breaches shall be deemed an admission or presumption that Lessee has failed to perform all its obligations hereunder. If are operations to constitute a drilling or maximum allowable unit under applicable governmental regulations, (but in no event less that forty then existing spacing rules require; and (2) any part of said land included in a pooled unit on which there are operations. Lessee shall also have existing surface facilities necessary or convenient for current operations.
- 10. Lessor hereby warrants and agrees to defend title to said land against the claims of all persons whomsoever. Lessor's rights and interests hereunder shall be charged primarily with any mortgages, taxes or other liens, or interest and other charges on said land, but Lessor rights of the holder thereof and to deduct amounts so paid from royalties or other payments payable or which may become payable to the and/or assigns under this lease. If this lease covers a less interest in the oil, gas, sulphur, or other minerals in all or any part of said land than the moneys accruing from any part as to which this lease covers less than such full interest therein, then the royalties and other therein, if any, covered by this lease, bears to the whole and undivided fee simple estate therein. All royalty interest covered by this lease without regard to whether it is executed by all those named herein as Lessor.
- 11. If, while this lease is in force, at, or after the expiration of the primary term hereof, it is not being continued in force by reason of the shut-in well provisions of paragraph 3 hereof, and Lessee is not conducting operations on said land by reason of (1) any law, order, rule or regulation, (whether or not subsequently determined to be invalid) or (2) any other cause, whether similar or dissimilar, (except financial) beyond the reasonable control of Lessee, the primary term hereof shall be extended until the first anniversary date hereof occurring ninety (90) or more occurred.
- 12. Lessor agrees that this lease covers and includes any and all of Lessor's rights in and to any existing well(s) and/or wellbore(s) on said land, other than existing water wells, and for all purposes of this lease the re-entry and use by Lessee of any existing well and/or wellbore shall be deemed the same as the drilling of a new well.
- 13. Notwithstanding anything to the contrary contained in this lease, at the option of Lessee, which may be exercised by Lessee giving notice to Lessor, a well which has been drilled and Lessee intends to frac shall be deemed a well capable of producing in paying quantities and the date such well is shut-in shall be when the drilling operations are completed.
- 14. As a result of land development in the vicinity of said land, governmental rules or ordinances regarding well sites, and/or surface restrictions as may be set forth in this lease and/or other leases in the vicinity, surface locations for well sites in the vicinity may drilling, reworking or other operations are either restricted or not allowed on said land or other leases in the vicinity, it is agreed that any lease, provided that such operations are associated with a directional well for the purpose of drilling, reworking, producing or other Nothing contained in this paragraph is intended to modify any surface restrictions or pooling provisions or restrictions contained in this lease, except as expressly stated.
- 15. The consideration paid for this lease shall also constitute consideration for an option to the Lessee, its successors and assigns, to extend the initial three (3) year primary term for a second two (2) year term. This option may be exercised anytime during the initial primary term by delivery of payment of an additional bonus of \$20,000.00 per net mineral acre. The bonus payment shall private to Lessor of exercise of the option. In the event Lessee elects to exercise this option and makes the bonus payment provided for above, then all terms of this lease shall remain in full force and effect as if the original primary term was five (5) years.

KALEN A. BOREN
Notary Public, State of Texas
My Commission Expires
February 12, 2012

Signature

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